

FILED

Sep 28 2017

CLERK, U.S. DISTRICT COURT
SOUTHERN DISTRICT OF CALIFORNIA
BY *s/ carolinal* DEPUTY

**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF CALIFORNIA**

UNITED STATES OF AMERICA,

Plaintiff,

v.

CESAR DALEO,

Defendant.

Case No.: '17 CR3041 GPC

I N F O R M A T I O N

21 U.S.C. 841(c)(2) and
846 (Conspiracy to
Possess Listed Chemical
Knowing or Having
Reasonable Cause To
Believe That the Listed
Chemical Would Be used
to Manufacture a
Controlled Substance -
Fentanyl); Attempted
Possession Of Listed
Chemical Knowing or
Having Reasonable Cause
To Believe That the
Listed Chemical Would Be
used to Manufacture a
Controlled Substance

The United States Attorney charges:

COUNT ONE

**Conspiracy to Possess Listed Chemical Knowing or Having Reasonable
Cause To Believe That the Listed Chemical Would Be used to
Manufacture a Controlled Substance, Fentanyl**

Beginning at a date unknown and continuing up to and including
August 30, 2017, within the Southern District of California, and
elsewhere, defendant CESAR DALEO did knowingly and intentionally

1 conspire with others to possess a listed chemical (4ANPP) chemical,
2 knowing or having reasonable cause to believe that the listed chemical
3 would be used to manufacture a controlled substance, namely fentanyl;
4 in violation of Title 21, United States Code, Sections 841(c)(2) and
5 846.

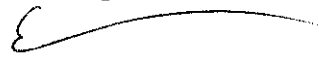
6 **COUNT TWO**

7 **(Attempted Possession Of Listed Chemical Knowing or Having Reasonable**
8 **Cause To Believe That the Listed Chemical Would Be used to**
9 **Manufacture a Controlled Substance, Fentanyl)**

10 On or about August 30, 2017, within the Southern District of
11 California, defendant CESAR DALEO did knowingly and intentionally
12 attempt to possess a listed chemical (4ANPP) chemical, knowing or
13 having reasonable cause to believe that the listed chemical would be
14 used to manufacture a controlled substance, namely fentanyl; in
15 violation of Title 21, United States Code, Sections 841(c)(2) and 846.

16 DATED: September 28, 2017.

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18 ALANA W. ROBINSON
19 Acting United States Attorney

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21 *for* SHERRI WALKER HOBSON
22 Assistant U.S. Attorney
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